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1	IN THE UNITED STATES DISTRICT COURT
	FOR THE DISTRICT OF DELAWARE
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	Civil Action No. C.A. No. 04-1494 (JJF)
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	MAGTEN ASSET MANAGEMENT CORPORATION and
4	LAW DEBENTURE TRUST COMPANY OF NEW YORK,
5	Plaintiffs,
6	v.
7	NORTHWESTERN CORPORATION,
8	Defendant.
9	
. 10	Civil Action No. C.A. No. 05-499 (JJF)
11	MAGTEN ASSET MANAGEMENT CORP.,
12	Plaintiff,
13	v.
14	MICHAEL J. HANSON and ERNIE J. KINDT,
15	Defendants.
16	
17	DEPOSITION OF
18	ERNIE KINDT
19	
20	
21	
22	
23	
2 4	
~ ~ 25	TAKEN ON: 6/28/2007 BY: DANA ANDERSON

	Page 2 Page 4
1 APPEARANCES: 2 FRIED, FRANK, HARRIS, SHRIVER & JACO One New York Plaza 3 New York, New York 10004-1980 By: Gary L Kaplan, Esq. 4 Philip Kimball, Esq. 5 For the Plaintiffs 6 7 8 9 CURTIS, MALLET-PREVOST, COLT & MOS 101 Park Avenue 10 New York, New York 10178-0061 By: Nancy E. Delaney, Esq. 11 15 BROWNING, KALECZYC, BERRY & HOVE 139 North Last Chance Gulch 16 Helena, MT 59601 By: Stanley T. Kaleczyc, Esq. 17 Kimberly A. Beatty, Esq. 18 For Michael J. Hanson and Ernie J. Kindt 19 20 21 22 23 24 25	Further Examination by Mr. Kaleczyc, page 63 Further Examination by Mr. Kaplan, page 87 Further Examination by Mr. Kaplan, page 87 NDEX OF EXHIBITS Exhibit Number 1, NorthWestern Energy, LLC Resolution of Managing Member dated November 5, 2002, page 13 Exhibit Number 2, November 15, 2002 Letter from Ernie Kindt to The Bank of New York, page 19 Exhibit Number 3, July 31, 2002 Memorandum from Eric Iscaeding Going Flat Resolution, page 27 Exhibit Number 4, Valuation Report Prepared for NorthWestern Corporation, Valuation as of December 31, 2002, page 34 Exhibit Number 5, March 18, 2002 Confidential
1 APPEARANCES: (Continued) 2 NIXON PEABODY, LLP 100 Summer Street 3 Boston, MA 02110-2131 By: John V. Snellings, Esq. 4 For Law Debenture Trust Company of 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	Page 3 1 THE DEPOSITION OF ERNIE KINDT is taken on this 28th day of June, 2007, at the Holiday Inn Sioux 3 Falls-City Centre Hotel in Sioux Falls, South 4 Dakota, commencing at the hour of 1:08 p.m., 5 pursuant to Notice. New York ERNIE KINDT, 8 called as a witness, being first duly swom, was 9 examined and testified as follows: 10 11 EXAMINATION 12 13 BY MR. KAPLAN: 14 Q. Good afternoon, Mr. Kindt. My name is 15 Gary Kaplan. I'm from Fried, Frank, Harris, 16 Shriver and Jacobson we are counsel to Magten 17 Asset Management in connection with this 18 litigation. 19 Just a couple of things that I am 20 going to go through that are for the benefit of 21 the court reporter. I have a tendency to speak 22 fast. So if I'm saying something that's too 23 fast or you don't understand my question, let 24 me finish my question, and then you can ask me 25 and I'll try to repeat it, try to clarify it.

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	Page 26		Page 28
1	MS. DELANEY: Objection, lack of	1	A. That's so long ago. 1 don't really remember.
2	foundation.	2	Q. Let me show you what we are marking as Kindt
3	THE WITNESS: That was my	3	Exhibit 3. It's a one-page document Bates
4	understanding.	4	stamped NOR 066673.
5	BY MR. KAPLAN:	5	A. (Reviews document.)
6	Q. That was your understanding.	6	O. For the record, it's a memo from Eric
7	You were involved in the application	7	R. Jacobsen to the NorthWestern board of
8	process, if you will, in connection with	8	directors dated July 31, 2002. Have you ever
-		9	seen this before?
9	NorthWestern's acquisition of Montana Power,	1 -	
10	correct?	10	A. No.
11	A. The application process to the to who?	11	Q. Is this memo consistent with your understanding
12	Q. To the Montana regulators.	12	of NorthWestern Corporation's intentions with
13	A. No.	13	respect to NorthWestern Energy LLC?
14	Q. Did you review any of the submissions that went	14	A. No.
15	to the regulators with respect to the	15	Q. How does it differ?
16	acquisition?	16	A. This indicates that they had always intended to
17	A. I would have reviewed I would have read the	17	go flat. That is different from my
18	testimony of the of everybody.	18	understanding.
19	MS. DELANEY: Could we just get a	19	Q. And when Dave Monaghan had told you about the
20	timeframe, Gary? Are you talking about	20	going-flat transaction he never told you that
21	MR. KAPLAN: I'm talking in the	21	it was always their intention to do so, did he?
22	original acquisition of Montana Power, not	22	A. No.
23	the going flat, the original acquisition by	23	Q. Did anybody ever tell you that they had always
24	NorthWestern of Montana Power.	24	intended to go flat?
25	BY MR. KAPLAN:	25	A. No.
	Page 27		Page 29
1	Q. Is that what you were answering?	1	Q. Did anybody ever tell you that part and parcel
2	A. Yes.	2	of NorthWestern's acquisition of Montana Power,
3	Q. Would you have read the testimony prior to it	3	that the last step would be to go flat?
4	being submitted?	4	A. No.
5	A. I believe so, yes.	5	Q. Does this memo reflect your refresh your
6	Q. Would you have provided comments on it?	6	recollection at all as to the timeframe of when
7	A. I don't believe I did.	7	people started to discuss with you the
8	Q. To the extent that you thought anything was	8	going-flat transaction?
9	incorrect in the testimony, would you have	9	A. No.
10	commented on it?	10	Q. Do you recall whether it was during the summer
11	MR. KALECZYC: Objection.	11	of 2002?
12	THE WITNESS: If I thought something	12	A. No. It would have been later than that.
13	was incorrect in yeah, I would have	13	Q. So just to make sure I understand your
14	commented.	14	perspective and what you knew at the time. It
15	BY MR. KAPLAN:	15	was your understanding at the outset when
16	Q. But to the best of your recollection you didn't	16	NorthWestern acquired Montana Power, that they
10	A. Day to the pest of your recollection you didn't	10	moral western acquired Montana Fower, that they

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comment on anything?

for identification.)

(Deposition Exhibit Number 3 marked

Q. Do you ever recall NorthWestern Corporation

saying that they had been denied a PUCHA

issuing any public release or public statement

A. That's right.

BY MR. KAPLAN:

exemption?

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would hold the Montana utility assets in a

A. It was my understanding that if they could,

Q. And then later on when they didn't get the

was at least the first discussion with you

about a going-flat structure?

exemption or at least when you were told they

didn't have the exemption, that's when there

they would hold it as a separate entity.

separate LLC if they could, correct?

Page 30 Page 32 A. Yes. statements of the other NorthWestern divisions 1 2 O. So it's not really accurate to say that this 2 or entities to see how they were performing? was one sort of step of one large transaction 3 3 A. No, I did not. from - of the acquisition of Montana Power, is Q. Did you discuss with anyone at NorthWestern 4 5 5 whether they would have the financial MR. KALECZYC: Objection, calls for a 6 б wherewithal to honor their obligations under 7 legal conclusion. 7 the OUIPS? 8 MS. DELANEY: Objection. 8 A. No. I did not. 9 THE WITNESS: It was always a 9 Q. Did you review NorthWestern's public financial 10 possibility that if they could not hold it 10 statements, its SEC filings in connection with 11 as a separate company, that they would have the going-flat transaction? 11 to merge them together. 12 A. Not specifically in conjunction with the 12 13 BY MR. KAPLAN: 13 going-flat. Q. They would have to do it at a subsequent date Q. Did you have any discussions with Mr. Hanson 14 14 15 if certain things happened, correct? 15 with respect to whether NorthWestern would be 16 16 able to satisfy its obligations under the 17 Q. But your understanding was, again, at the time 17 QUIPS? 18 it wasn't what they hoped to do or intended to 18 A. No, I did not. 19 19 Q. Did you have any concerns with respect to 20 MR. KALECZYC: Objection, asked and 20 whether NorthWestern would be able to satisfy 21 21 answered. its obligations under the QUIPS? 22 THE WITNESS: It was -- it was not my 22 A. No, I did not. 23 understanding of their preferred method of 23 Q. Did you have any views as to the value of the assets that were being transferred to holding the asset. 24 24 25 BY MR. KAPLAN: 25 NorthWestern? Page 33 Q. In connection with the going-flat transaction, MR. KALECZYC: Objection, vague. 1 1 2 did you review NorthWestern's -- when I say 2 THE WITNESS: The assets that were 3 NorthWestern, I mean the parent company's 3 being merged in with NorthWestern 4 4 were -- the book value less the liabilities 5 A. As part of the going-flat structure, no, I did 5 was the amount that the company carried on 6 6 its books as equity in the company. That 7 Q. Did you do any diligence to see whether 7 was basically NorthWestern's ownership 8 8 NorthWestern Corporation would be able to interest in the assets. That net was 9 satisfy obligations to the QUIPS holders? 9 positive. I don't know what more you --A. NorthWestern owned the assets subject to the 10 10 BY MR. KAPLAN: 11 liabilities that were outstanding. They were 11 Q. Do you recall what that book value was, I guess assuming those liabilities. To the best of my 12 12 the net book value? 13 knowledge, they had the financial wherewithal 13 A. At that date, no. to continue to service the debt. 14 Q. Did you request that any valuation be done of 14 Q. What was that knowledge based on? 15 15 the assets being transferred up to A. The cash flow was there. They were managing 16 16 NorthWestern? 17 the cash flow on a corporate basis at the time. 17 MR. KALECZYC: Objection to time. 18 Whenever the utility needed cash, it was 18 BY MR. KAPLAN: 19 available. 19 Q. Prior to -- I'll say around the same time as 20 Q. Did you review projections to see whether the 20 the going-flat transaction? 21 cash flow would still be there? A. I didn't. But I do believe that there was an 21 22 A. No. I did not. 22 update to the appraisal that was done at the 23 MS. DELANEY: Objection to form. 23 time that NorthWestern bought the assets. 24 BY MR. KAPLAN: 24 Q. Do you recall what the value -- what the

appraisal said the value was when NorthWestern

25

Q. Did you -- did you review the financial

Page 34 Page 36 1 first acquired the assets? 1 Q. Why was this valuation done? MR. KALECZYC: Objection, foundation. A. Well, what the appraisal did was allocate the 2 2 THE WITNESS: I don't know all of the value that NorthWestern paid for the assets and 3 3 reasons that the valuation was done. But 4 4 arrived at a goodwill. Q. Do you recall what that number was? 5 from an accounting perspective, a valuation 5 was needed in order to set the goodwill on 6 6 A. Not off the top of my head. 7 (Deposition Exhibit Number 4 marked the books. 7 8 BY MR. KAPLAN: for identification.) 8 9 BY MR. KAPLAN: 9 Q. Do you recall whether this valuation is higher 10 Q. I'll mark as Kindt Exhibit 4 a lengthy document 10 or lower than the initial valuation? that is Bates stamped NOR 266670 through NOR A. At this point I could not accurately answer 11 11 12 12 13 Q. Do you recall whether this was substantially A. (Reviews document.) 13 14 Q. And it says on the front Valuation Report different than the previous valuation? 14 Prepared for NorthWestern Corporation, and its 15 MR. KALECZYC: Objection, vague. 15 16 MS. DELANEY: Objection. 16 a valuation as of December 31, 2002. 17 THE WITNESS: I don't believe it's 17 Have you ever seen this document 18 substantially different. 18 before? 19 A. Yes, I have. 19 BY MR. KAPLAN: 20 Q. When did you first see this document? 20 Q. Did the valuation conclusion of the 21 A. This is the report that I referred to that was 21 \$1.5 billion surprise you? 22 updated from the initial purchase. So I would 22 A. No. have seen it, probably drafts before it was 23 Q. Fair to say that it was generally consistent 23 with your views in the value of the assets? 24 issued. 24 Q. Did you comment on the drafts before it was 25 A. It was generally consistent with my views of Page 35 Page 37 issued? the gross assets. 1 2 Q. Now, you said earlier that in connection with 2 A. I don't remember if I had any issues with it or 3 3 the going-flat transaction, NorthWestern 4 Q. Did you have discussions with Bearing Point 4 assumed certain liabilities, correct? A. Correct. 5 with respect to the valuation? 5 A. With the initial valuation, I do remember 6 Q. Do you recall the value of the -- or the total 6 7 conversations with the update. I don't 7 liabilities that were assumed? 8 remember if there were any specific 8 A. Off the top of my head, no. 9 conversations. 9 Q. When the going-flat transaction was occurring, 10 Q. If you recall, what was the nature of the 10 did you look at whether there was a difference between the value of the assets being 11 conversations that you had with Bearing Point? 11 transferred and the liabilities being assumed? 12 A. There was discussion of the -- they came in and 12 spent several weeks preparing the initial MR. KALECZYC: Objection. 13 13 14 report going over all the assets. So there 14 MS. DELANEY: Objection. 15 would have been discussion of the nature of the 15 THE WITNESS: As I stated before, the 16 -- NorthWestern owned the LLC what's meant assets, how they should be valued, what was 16 that they owned the assets subject to the 17 subject to utility regulation, what wasn't. 17 liabilities, the difference between the 18 Q. If you look on page 3, says that their rounded 18 19 grand total is \$1.5 billion? 19 value of the assets and the value of the liabilities was NorthWestern's ownership 20 A. Uh-huh. 20 Q. Did you have any reason to disagree with that 21 21 interest. 22 valuation? BY MR. KAPLAN: 23 A. No, I wouldn't. Q. But NorthWestern owned the equity, in essence, Q. Do you believe that the valuation is correct? 24 of the LLC? 25 A. I wouldn't have any reason to doubt it. 25 A. Yes.

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	Page 38		. Page 40
1	Q. They didn't own the assets themselves?	1	MR. KALECZYC: Objection.
2	A. Well, when you are dealing with an LLC,	2	MS. DELANEY: Objection, foundation.
3	effectively they own the assets.	3	THE WITNESS: Like I previously
4	Q. Perhaps for tax purposes I mean, but there	4	indicated, my understanding was that
5	is a difference between effectively owning the	5	NorthWestern owned the LLC and effectively
6	assets and owning the assets?	6	owned the net assets and that all they were
7	MR. KALECZYC: Objection to the extent	7	doing was converting their ownership
8	it calls for a legal conclusion.	8	interest into ownership of the actual
9	MS. DELANEY: I'll join in the	9	assets and that there was no actual sale.
10	objection.	10	BY MR. KAPLAN:
11	THE WITNESS: I would think that	11	O. You were an executive officer of NorthWestern
12	that's a legal issue. I'm not a lawyer.	12	Energy LLC prior to November 15, 2002, correct?
13	BY MR. KAPLAN:	13	A. Correct.
14	Q. Let's put it this way: If NorthWestern already	14	O. You weren't an officer of
15	owned the assets, what was the purpose of the	15	NorthWestern Corporation prior to that point,
16	going-flat transaction?	16	were you?
17	MR. KALECZYC: Objection.	17	A. That's correct.
18	MS. DELANEY: Objection.	18	Q. And as and you took direction from Mike
19	THE WITNESS: My understanding was the	19	Hanson, correct?
20	going-flat transaction was to comply with	20	MR. KALECZYC: Objection, vague.
21	the PUCHA law.	21	BY MR. KAPLAN:
22	BY MR. KAPLAN:	22	Q. You reported
23	Q. But if NorthWestern already owned the assets,	23	A. I took direction through Dave Monaghan who
24	why would it have any problem with PUCHA?	24	reported to Mike Hanson.
25	MR. KALECZYC: Objection.	25	Q. And Mike Hanson was the CEO of NorthWestern
	Page 39		Page 41
1	MS. DELANEY: Objection.	1	Energy LLC, correct?
2	THE WITNESS: There is a lot of times	2	A. Correct.
3	that the structure of a company has to meet	3	Q. You didn't report to anyone at
4	certain requirements.	4	NorthWestern Corporation, did you?
5	BY MR. KAPLAN:	5	A. Not directly.
6	Q. As a technical matter, putting aside	6	Q. And when you say "not directly," how did you
7	effectively owning, as a technical matter,	7	report indirectly, if you did?
8	prior to the going-flat transaction,	8	A. Well, when you work for a subsidiary of a
9	NorthWestern's ownership interest was ownership	9	company, there is always an indirect
10	of the LLC interest?	10	responsibility to the parent.
1 i	A. That's correct.	11	Q. In connection with the transfer, NorthWestern
12	Q. And following the going-flat transaction,	12	Energy LLC didn't receive any cash from
13	NorthWestern actually owned the assets	13	NorthWestern, did it?
14	themselves?	14	A. No, they did not.
15	A. That's correct.	15	Q. The only thing that they received - the only
16	Q. Okay. Now in connection with the going-flat	16	thing received, if you will, was that
17	transaction, did you look at the value of the	17	NorthWestern assumed certain liabilities,
18	assets being transferred and the amount of	18	correct?
9	liabilities that were being assumed by	19	A. That's correct.
20	NorthWestern?	20	Q. You mentioned earlier that certain assets were
21	MR. KALECZYC: Objection, vague.	21	not transferred, correct?
2	THE WITNESS: No.	22	A. Correct,
!3	BY MR. KAPLAN:	23	Q. Do you recall which - the most significant of

those assets was the Milltown Dam, correct?

24

25 A. Correct.

24 Q. Did you look to ensure that the LLC was

receiving fair value from NorthWestern?



IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

MAGTEN ASSET MANAGEMENT CORPORATION and LAW DEBENTURE TRUST COMPANY OF NEW YORK,

Plaintiffs,

٧.

C.A. No. 04-1494-JJF

NORTHWESTERN CORPORATION,

Defendant.

RESPONSES AND OBJECTIONS OF NORTHWESTERN CORPORATION TO PLAINTIFFS' MAGTEN ASSET MANAGEMENT CORPORATION AND LAW DEBENTURE TRUST COMPANY OF NEW YORK'S FIRST SET OF INTERROGATORIES FOR DEFENDANT NORTHWESTERN CORPORATION

Pursuant to Rule 33 of the Federal Rules of Civil Procedure, NorthWestern Corporation ("NorthWestern") through its undersigned counsel, hereby submits the following responses and objections to Plaintiffs' Magten Asset Management Corporation ("Magten") and Law Debenture Trust Company Of New York ("Law Debenture" and collectively with Magten "Plaintiffs") First Set of Interrogatories for Defendant NorthWestern Corporation, dated February 28, 2007 ("Interrogatories").

GENERAL OBJECTIONS

The following general objections are incorporated into each of NorthWestern's responses and objections to the Interrogatories, as if set forth fully therein. The stated objections shall be deemed continuous throughout the responses and objections to the specific Interrogatories that follow, even though such objections are not specifically referred to therein.

1. NorthWestern's responses and objections are based upon information presently known to NorthWestern. These are made without prejudice to producing during discovery or at trial information, documents or data that are (a) subsequently discovered or determined to be relevant for any purpose, or (b) produced as a result of ongoing investigations, or (c) subsequently determined to have been omitted from these disclosures.

- 2. NorthWestern reserves the right at any time to revise and/or supplement these responses and objections.
- 3. In each and every response to the Interrogatories where an objection is interposed, such objection shall be construed to preserve all rights to enter similar objections as to any future supplemental answer to such requests. Moreover, a failure to object herein shall not constitute a waiver of any objection that may be interposed as to future supplemental answers.
- 4. Failure to object to any Interrogatory on a particular ground or grounds shall not be construed as any type of waiver of the right to object on any additional ground.
- 5. NorthWestern objects to the Interrogatories including, without limitation, the "Definitions," and "Instructions" to the extent that they are inconsistent with the Federal Rules of Civil Procedure or the Local Rules of the United States District Court for the District of Delaware ("Local Rules") or impose burdens or duties that exceed the scope of reasonable and permissible discovery under the Federal Rules of Civil Procedure or the Local Rules.
- 6. NorthWestern objects to the Interrogatories to the extent that they seek information subject to any privilege, including without limitation, the attorney-client privilege, the work product doctrine, and/or any other applicable privilege. Any disclosure of such information is inadvertent and does not waive any applicable privilege.
- 7. NorthWestern objects to the Interrogatories on the grounds that they are vague, ambiguous, overly broad, unduly burdensome, duplicative, cumulative, irrelevant, and/or that

plaintiffs have failed to establish that the requested material is reasonably calculated to lead to the discovery of admissible evidence.

- 8. NorthWestern objects to the definition of "Transfer" insofar as it implies that the November 15, 2002 transfer of the Transferred Assets can be viewed in any respect as a discreet transaction rather than as the last step in NorthWestern's acquisition of the Transferred Assets commencing with the Unit Purchase Agreement between NorthWestern and Montana Power Company dated September 29, 2000.
- 9. The production of any information when the production of such information is objected to herein shall not constitute a waiver of any applicable objections and is without prejudice to NorthWestern's right to object later that the production of any such information was inadvertent.
- 10. No objection or limitation, or lack thereof, made in these responses and objections shall be deemed an admission by NorthWestern as to the existence or nonexistence of documents or information.
- 11. NorthWestern's objections and/or responses to the Interrogatories, and its production of any documents or information shall not be construed as an admission of the relevance, materiality, or admissibility of any such documents or of the subject matter of any such documents, or as a waiver or abridgment of any applicable privilege or of any applicable objection set forth above or below, or as an agreement that requests for similar documents will be treated in a similar manner. The fact that NorthWestern responds to a particular interrogatory shall not be interpreted as implying that NorthWestern acknowledges the propriety of that request. NorthWestern submits these General Objections without conceding the competency, relevancy, materiality, or admissibility of the subject matter of any document or information

requested by the Interrogatories. NorthWestern reserves the right, without limitation, (i) to supplement, amend, or correct all or any part of its objections or eventual responses; and (ii) to object to the admissibility of the information ultimately provided in response to the Interrogatories.

SPECIFIC RESPONSES AND OBJECTIONS

Each of the foregoing general objections is expressly incorporated into each of the specific responses and objections set forth below.

INTERROGATORY NO. 1.

Specify the nature and dollar amount of all Value received by Clark Fork in exchange for the Transfer of the Transferred Assets.

INTERROGATORY RESPONSE TO NO. 1.

NorthWestern objects to this Interrogatory insofar as it uses the definition of "Transfer" to imply that the transfer of Transferred Assets in November of 2002 can be viewed as a discreet transaction. NorthWestern paid for and acquired the Transferred Assets in February 2002 when it acquired the membership interests in The Montana Power LLC ("MPLLC") pursuant to the terms of a Unit Purchase Agreement entered into with Touch America Holdings, Inc. ("Touch America") and The Montana Power Company on September 29, 2000. NorthWestern paid approximately \$1.1 billion in cash and the assumption of liabilities of the seller for the Transferred Assets. The "Transfer," as defined in the Interrogatories, was simply the last step in a multi-step process in the overall transaction pursuant to which the Transferred Assets, already paid for by NorthWestern, were brought up into NorthWestern as the parent of MPLLC, which was renamed NorthWestern Energy LLC and then Clark Fork.

INTERROGATORY NO. 2.

Identify all current or former directors, officers or employees of NorthWestern or any subsidiary and/or affiliate thereof who knew that any of the Prior Financials were materially false and misleading at the time(s) they were issued.

INTERROGATORY RESPONSE TO NO. 2.

NorthWestern objects to this Interrogatory in that it contains within it the false premise that the Prior Financials, as defined, were materially false and misleading. NorthWestern further objects to this Interrogatory in that it calls upon NorthWestern to ascertain or divine the state of mind of any individual or individuals.

INTERROGATORY NO. 3.

Identify all current or former directors, officers or employees of NorthWestern or any subsidiary and/or affiliate thereof who are the subject of any Wells notice issued by the Securities and Exchange Commission, including but not limited to those Wells notices referenced in NorthWestern's 10-K dated March 3, 2006 and 10Q's dated May 4, 2006, August 3, 2006, and November 2, 2006 and describe the possible violations of law referenced in those Wells Notices as to each individual identified.

INTERROGATORY RESPONSE TO NO. 3.

Bart Thielbar, Cary Griswold, Keith Beachler, David Monahan, Jana Quam, Merle Lewis, Richard Hylland, Kipp Orme, Kurt Whitesel, Eric Jacobson, Richard Fresia, John Charters. NorthWestern has not received the Wells Notices and does not know the contents of those documents.

INTERROGATORY NO. 4.

State the date on which NorthWestern decided to cause Clark Fork to transfer the Transferred Assets to it, rather than control those assets indirectly through its equity ownership of Clark Fork.

INTERROGATORY RESPONSE TO NO. 4.

Consideration was given to holding the Transferred Assets at the parent company level at least as early as January 11, 2001 which is the date of the applications for regulatory approval of NorthWestern's acquisition of the membership interests in MPLLC pursuant to the terms of a Unit Purchase Agreement entered into with Touch America and The Montana Power Company on September 29, 2000. NorthWestern made clear in those applications that the Transferred

Assets would be held either in a subsidiary or at the parent company level. The final Board resolution approving the Transfer of the Transferred Assets to NorthWestern was dated August 7, 2002.

INTERROGATORY NO. 5.

State whether and when CSFB advised NorthWestern that it would not make the 2003 Loan or otherwise refinance the Bridge Loan unless the Transfer occurred.

INTERROGATORY RESPONSE TO NO. 5.

NorthWestern objects to this Interrogatory on the grounds that it is vague and ambiguous. Subject to this objection and the general objections contained herein, NorthWestern states that a term of the 2003 Loan that was negotiated by NorthWestern with CSFB was that the 2003 Loan would be secured by the First Mortgage Bonds issued pursuant to the Mortgage and Deed of Trust dated October 1, 1945 from The Montana Power Company to the trustee named therein, and pursuant to the General Mortgage Indenture and Deed of Trust dated as of August 1, 1993 between NorthWestern and The Chase Manhattan Bank, as trustee.

INTERROGATORY NO. 6.

State the date on which NorthWestern became Insolvent.

INTERROGATORY RESPONSE TO NO. 6.

NorthWestern objects to this Interrogatory on the grounds that it is vague, ambiguous and calls for a legal conclusion. Subject to this objection and the general objections contained herein, the date upon which NorthWestern became insolvent was September 14, 2003.

INTERROGATORY NO. 7.

State the date on which NorthWestern became aware that it was Insolvent.

INTERROGATORY RESPONSE TO NO. 7.

NorthWestern objects to this Interrogatory on the grounds that it is vague, ambiguous and calls for a legal conclusion. Subject to this objection and the general objections contained herein, NorthWestern became aware it was insolvent on September 14, 2003.

INTERROGATORY NO. 8.

State the date on which NorthWestern first began to consider the possibility of non-cash charges relating to goodwill and/or other intangible assets, as referenced in its 8-K dated December 13, 2002.

INTERROGATORY RESPONSE TO NO. 8.

NorthWestern objects to this Interrogatory on the grounds that it is vague, ambiguous and incomprehensible. Subject to this objection and the general objections contained herein, NorthWestern's consideration of the possibility of making material non-cash changes relating to goodwill is best reflected in the 8-K dated December 13, 2002.

INTERROGATORY NO. 9.

State the date on which NorthWestern first began to consider the possibility that it would miss previously disclosed earnings estimates, as referenced in its 8-K dated December 13, 2002.

INTERROGATORY RESPONSE TO NO. 9.

NorthWestern objects to this Interrogatory on the grounds that it is vague and incomprehensible. Subject to this objection and the general objections contained herein, NorthWestern's consideration of the possibility that it would miss previously disclosed earnings estimates on a consolidated basis is best reflected in its 8-K dated December 13, 2002.

INTERROGATORY NO. 10.

State the date on which NorthWestern first began to consider the possibility of restating any of the Prior Financials.

INTERROGATORY RESPONSE TO NO. 10.

NorthWestern objects to this Interrogatory on the grounds that it is vague, ambiguous and incomprehensible. Subject to this objection and the general objections contained herein, the decision to restate certain financial statements for the first three quarters of 2002 was made on or about February 19, 2003.

INTERROGATORY NO. 11.

State the date on which NorthWestern first began to consider the possible need or desirability of reducing or suspending the payment of dividends on its common stock, as it ultimately did during 2003.

INTERROGATORY RESPONSE TO NO. 11.

NorthWestern objects to this Interrogatory on the grounds that it is vague, ambiguous and incomprehensible. Subject to this objection and the general objections contained herein, the decision to suspend the payment of dividends on its common stock was made on or about February 19, 2003.

INTERROGATORY NO. 12.

State the date on which NorthWestern first began to consider the possible need or desirability of failing to make timely payments of interest on any debt securities (including those included in the Assumed Liabilities), as it ultimately did during 2003.

INTERROGATORY RESPONSE TO NO. 12.

NorthWestern objects to this Interrogatory on the grounds that it is vague, ambiguous and incomprehensible. NorthWestern further objects to the use of the term "debt securities" as vague and ambiguous. Subject to this objection and the general objections contained herein, NorthWestern did not fail to make required payments of interest on any Assumed Liabilities prior to September 14, 2003.

INTERROGATORY NO. 13.

State the total dollar amount of Clark Fork's property (at a fair valuation within the meaning of Montana Code Annotated § 31-2-329) and liabilities immediately following the Transfer.

INTERROGATORY RESPONSE TO NO. 13.

NorthWestern objects to this Interrogatory on the grounds that it is vague, ambiguous, incomprehensible, incapable of an answer and calls for a legal conclusion. Furthermore, at the present time NorthWestern has insufficient information to determine the precise fair valuation of Clark Fork's property immediately after the Transfer. However, the fair value of Clark Fork's assets was greater than its reasonably probable liabilities. Subject to this qualification and specific and general objections contained herein, NorthWestern states that the balance sheet of Clark Fork reflected total assets of \$11,005,407 and total liabilities of \$11,005,407 as of December 31, 2002.

Dated: Wilmington, Delaware March 30, 2007

GREENBERG TRAURIG LLP

Victoria W. Counihan (No. 3488) Dennis A. Meloro (No. 4435) The Nemours Building 1007 North Orange Street, Suite 1200 Wilmington, DE 19801

Tel: (302) 661-7000

CURTIS, MALLET-PREVOST, COLT & MOSLE LLP

Joseph D. Pizzurro Steven J. Reisman Nancy E. Delaney 101 Park Avenue New York, NY 10178

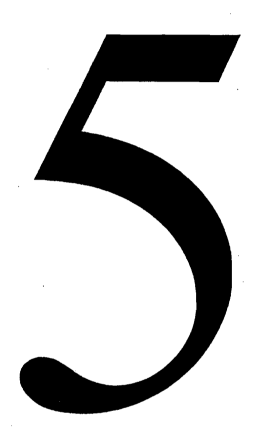
Telephone:

(212) 696-6000

Facsimile:

(212) 697-1559

Attorneys for NorthWestern Corporation



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SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-Q

(Mark One) ×

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended September 30, 2002

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES ACT OF 1934

For the transition period from _____

Commission File No. 0-692



Delaware . (State of Incorporation)

46-0172280 IRS Employer Identification No.

125 South Dakota Avenue • Sioux Falls, South Dakota 57104 (Address of principal office)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15 (D) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes ☑ No □

Indicate the number of shares outstanding of each of the registrant's classes of common stock, as of the latest practicable date:

Common Stock, Par Value \$1.75 37,396,762 shares outstanding at November 11, 2002

Summary financial information for CornerStone is as follows (in thousands):

	September 30, 2002	December 31, 2001
Accounts receivable net Other current assets	\$ 19,043 67,803	\$ 121.843 59,854
Current assets of discontinued operations	86,846	\$ 75 05 181/697
Property, plant and equipment, net Goodwill and other intangibles net Other noncurrent assets	\$ 301,342 305,810 36,024	\$ 322,126 39,058 34,013
Ronchrent assets of discontinued operations	\$ (643,177)	-\$1,777,777,709,1197,
Accounts payable Debat Current liabilities	\$ 33,748 447,212 117,575	\$ 142,578 \$776 87,492
Contenting the solution three operations	\$1 ₂₄₈	£5.7627541¥2701070
Long-term debt Milliority and restriction Other noncurrent liabilities	\$ ************************************	\$ 424,524 153,245 27,556
Nonethern lighthree and minority interests of discontinued operations at the continued of t	10,239	\$ 1.0 x 1.0 E 1.001925
Partners' capital of discontinued operations	\$ (7,811)	\$ 41,449
	Three month	is ended
	September 30, 2002	December 31, 2001
	\$60,339) \$ (60,339)	\$ (19,893) \$ (19,893) \$ (7,893)
. ·	Nine months	ended .
	September 30, 2002	September 30, 2001
Revenues The Same Laxes and minority interests Loss before income taxes and minority interests \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	(75,060) \$ (75,060) \$ (40,102)	(14,813) (1690)

The Corporation had provided a guaranty of CornerStone's \$50.0 million credit facility. CornerStone breached its covenants under this facility and through an amendment executed January 18, 2002, the facility was continued but CornerStone's ability to pay minimum quarterly distributions to its common unit holders was suspended for the remaining term of the facility. On August 5, 2002, CornerStone announced that it had elected not to make an interest payment aggregating approximately \$5.6 million on three classes of its senior secured notes, which was due on July 31, 2002, and was continuing to review financial restructuring and strategic options, including the potential commencement of a Chapter 11 case under the United States Bankruptcy Code. SYN, Inc., a majority owned subsidiary of the Corporation, extended a \$9.0 million loan to CornerStone for immediate financing needs. On August 20, 2002, the Corporation purchased the lenders' interest in approximately \$19.9 million of short-term debt, together with approximately \$6.1 million in letters of credit, of CornerStone outstanding under CornerStone's credit facility, which the Corporation had previously guaranteed. No further drawings may be made under this facility. The financial exposures related to these events have been considered as of September 30, 2002, which resulted in the third quarter charge disclosed above.

The foregoing summary financial information with respect to CornerStone is unaudited and is subject to year—end audit adjustments by CornerStone. CornerStone adopted Statement of Financial Accounting Standards No. 142 during its fiscal year ended June 30, 2002. As noted in CornerStone's Current Report on Form 8-K dated September 11, 2002, filed with the Securities and Exchange Commission on September 12, 2002, CornerStone's preliminary evaluation of the impact of its adoption of SFAS No. 142 indicates that CornerStone is likely to have a material write—off of its goodwill and intangibles during such period. A provision for loss on discontinued operations as of September 30, 2002 has been recorded based on management's best estimates as of September 30, 2002 of the amounts expected to be realized on the disposition of its investment in CornerStone. The amount the Corporation will ultimately realize could differ from the assumptions currently used in arriving at this anticipated loss.

(5) Supplemental Guarantor Financial Information

Source: NORTHWESTERN CORP. 10-Q, November 14, 2002

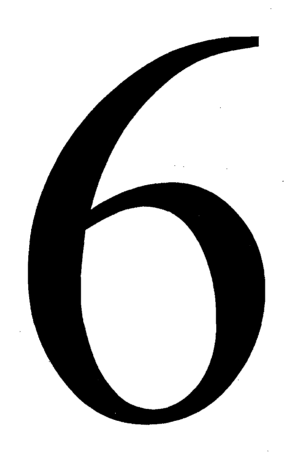
The \$65 million of 8.45% Cumulative Quarterly Income Preferred Securities, Series A (QUIPS) of Montana Power Capital I, which were assumed as part of the Montana Power acquisition, have been guaranteed by the Corporation. As guarantor, we provide an unconditional guarantee, on an unsecured junior subordinated basis, of payment on these securities. NorthWestern Energy LLC is in the process of transferring substantially all of its assets and liabilities to the Corporation, including all of the NorthWestern Energy LLC QUIPS obligations. Upon completion of these transfers, anticipated by the end of 2002, the Corporation will no longer be required to include the following information in the footnotes to its financial statements. The following presents condensed consolidating financial statements as of September 30, 2002 and for the quarters then ended.

Income Statement Consolidating Schedule Three Months Ended September 30, 2002 (in thousands)

	Parent and Consolidated Subsidiaries	NorthWestern Energy LLC	Eliminations	Total
Operating Reveniles Cost of Sales	\$	\$ 1545316 57,604	*/3 /2 / (00/2/2022)	\$ 509/300 260,696
Gross Malgrid. Selling, general, & administrative Depreciation Amortization of intangibles	7,981 117,643 11,986 7,981	98,927. 53,307 12,138.		248.604 170,950 24124 7,981
Operating income Interest expense Investment income and other	14:0675 (13,023)	31482 (21,692) 3860		49549; (34,715) 982
Income before taxes and minority interests Benefic (provision) for the second s	1,166	10,650 10,650 10,650	<u>Zenerali enerzo</u> l	11,816
Income before minority interests Minority interests	7,546	7,074		14,620
Income from continuing operations Discontinued operations Discontinued operations Discontinued operations	7,546 7,546	7,074	was E	14,620 (66,937)
Net income (loss) Minority interest suppretent disecunities of subsidiary trusts: Dividends on cumulative preferred stock	(48,391) (6,093) (295)	7,074 (1375)		(41,317) (295)
Parlings (loss) out outlines is classed to a	E 3 (04785)	34 - 17 - 17 - 17 - 17 - 17 - 17 - 17 - 1		\$7.77490867
	- 11		•	-

Income Statement Consolidating Schedule Nine Months Ended September 30, 2002 (in thousands)

	Parent and Consolidated Subsidiaries	NorthWestern Energy LLC	Eliminations	Total
Operating Revenues Cost of Sales	\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	\$ 402,560 140,744	s (3) 2 2 3 2 2 3	792,127
Gross Margin Selling, general, & administrative Depreciations Amortization of intangibles	45) 122 349,544 230,547 21,911	261816 142,387 22,913		491,938 491,931 200083 21,911
Operdung autometer Interest expense investmentation et and other	(37,603) (37,603)	86,516.7 (49,861) (1982		(87,464) (8240)
Income before taxes and minority interests Penedir (provision documents)	2,091	38,637 38,637 38,6390)		40,728 40,728
Income before minority interests	11,508 125014	24,947		36,455 2230(45)
Income from continuing operations Discontinued operations act of taxes and minority interests	34,522 44-14-14-1000-02313	24,947	angerin e E	59,469 (101,028)
Income (loss) on extraordinary item Extraordinary tiem; necoffax; 57,247.	(66,501)	24,947		(41,554)
Net income (loss) Minoniwanites considered sequences of subsidiary trusts. Dividends on cumulative preferred stock	(79,948) (391)	24,947 (3,664), —		(55,001) (391)
· Bamingsoffoss) of Common Stock (1982) and 1982 (1982)	V-FE-TALL			Electric (1686a)
•	12	• •		





Michael J. Hanson President & CEO 605-978-2903 We.hanson@northwestern.com 125 S. Dakota Avenue Sioux Falls, SD 57104-6403 Telephone: 605-978-2960 Facsimile: 605-978-2963 www.northwesternenergy.com

VIA FACSIMILE & OVERNIGHT COURIER

November 14, 2002

MaryBeth Lewicki Vice-President, Corporate Trust Administration Bank of New York 1010 Barcley Street – 8W New York, New York 10286

Re: Economic Viability of Milltown Dam Hydroelectric Facility Site

Dear Ms. Lewicki:

Pursuant to the request of William Leet and Robert Pedersen, members of the Bryan Cave law firm, I am providing this letter to you on behalf of NorthWestern Corporation ("NorthWestern") and NorthWestern Energy, L.L.C. ("NorthWestern Energy") to substantiate our position to the effect that - from a pure economic standpoint - the Milltown Dam site (the "Dam Site") has no value when its performance is evaluated based on the state of the electricity market in Montana. The Milltown Dam is an integral part of an ongoing CERCLA investigation involving the U.S. EPA and the State of Montana.

While we believe that the Dam Site has no value or only a negative value solely based upon its involvement in the CERCLA matter, our economic analysis set forth below does not factor in any of the costs associated with the environmental remediation of the Dam Site reservoir. Instead, the analysis below assumes that there is no CERCLA problem involving the Dam Site and its owner. Further, we have considered the possibility of partitioning the Dam Site, but have concluded that any such partitioning could have a material adverse impact on NorthWestern Energy's current operations of the Dam Site and would not generate significant value – particularly when weighed against the below described ongoing costs and liabilities.

Dam Site Revenue Stream:

The Dam Site's current maximum generating capacity is 2 megawatts. On a conservative basis, assuming the Dam Site generates its maximum capacity (2 megawatts) for each hour in the year, the maximum annual revenue stream generated by the Dam Site under the applicable contract price is \$573,780.00. This amount is determined as follows: [(365 days per year x 24 hours per day) x 2 megawatts x \$32.75 per megawatt-hour].

Dam Site-Cost Structure:

We have reviewed our current Dam Site operating budget for the years 2002 through 2010. Todd Williams, an engineer with ELM Consulting, LLC (NorthWestern's consultant working on numerous Dam Site structural and biological issues), working closely with certain NorthWestern Energy operations employees, prepared this operating budget. Based upon these operating budget estimates, during this eight-year period, the cost to operate the Dam Site ranges from a low of \$1,273,799.00 to a high of \$2,293,980.00. Based on this cost range, during the next eight years, the Dam Site is projected to lose a minimum of \$700,019.00 (\$573,780.00 - \$1,273,799.00) and a maximum of \$1,720,200.00 (\$573,780.00 - \$2,293,980.00).

Conclusion:

On the basis of the above analysis, the Dam Site's fixed revenue stream is not sufficient to cover the projected cost to operate the generation facility. As a result, absent ownership by a vertically integrated utility under a traditional regulated utility environment, the Dam Site has no value as a stand-alone economic operating unit. In light of this fact, the Dam Site's adds no value to the overall bond indenture collateral package. This conclusion is reached without taking into account the environmental exposure and other current actual or future contingent liabilities associated with the Dam Site.

Sincerely,

Michael J. Hanson President & CEO

Cc: Todd Williams
James McCarrick, Esq.



Page 1 GARY DROOK April 25, 2007 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE MAGTEN ASSET MANAGEMENT CORPORATION and LAW DEBENTURE) TRUST COMPANY OF NEW YORK, Plaintiffs,)) C.A. 04-1494 (JJF) -vs-NORTHWESTERN CORPORATION, Defendants.) MAGTEN ASSET MANAGEMENT CORP.,) Plaintiff,)) C.A. 05-499 (JFF) -vs-MICHAEL J. HANSON and ERNIE J.) KINDT, Defendants.) Deposition of GARY DROOK taken before CAROL

Deposition of GARY DROOK taken before CAROL CONNOLLY, CSR, CRR, and Notary Public, pursuant to the Federal Rules of Civil Procedure for the United States District Courts pertaining to the taking of depositions, at Suite 2018, O'Hare Hilton, Chicago, Illinois, commencing at 10:51 a.m. on the 25th day of April, A.D., 2007.

2 (Pages 2 to 5)

		,	2 (Pages 2 to 5)
	Page 2		Page 4
1 1	GARY DROOK April 25, 2007	1	GARY DROOK April 25, 2007
2	There were present at the taking of this	2	INDEX
3 de _l	osition the following counsel: FRIED, FRANK, HARRIS,	3	DEPOSITION OF GARY DROOK
	SHRIVER & JACOBSON, LLP by	4	TAKEN April 25, 2007
5	MS. BONNIE STEINGART and MS. SABITA KRISHNAN		1AKEN April 23, 2007
6	One New York Plaza	5	DACE DACE
7	New York, New York 10004-1980 (212) 859-8004	6	EXAMINATION BY PAGE
В	•	7	Ms. Steingart 5
9	appeared on behalf of the Plaintiff Magten Asset Management Corporation;	8	
10	NIXON, PEABODY, LLP by	9	•
11	MR. CHRISTOPHER M. DESIDERIO 437 Madison Avenue	10	
	New York, New York 10022-7001	11	
12 13	(212) 940-3000 appeared on behalf of the Plaintiff	12	EXHIBITS MARKED
	Law Debenture Trust Company of New York;	13	PAGE
14 15	LATHAM & WATKINS, LLP by	14	Deposition Exhibit No. 1 5
	MS, MICHELE F. KYROUZ	15	Deposition Exhibit No. 2 16
16	505 Montgomery Street Suite 1900	16	Deposition Exhibit No. 3 22
17	San Francisco, California 94111-2562		- · · · · · · · · · · · · · · · · · · ·
١,,	(415) 391-0600	17	- Processing
18	appeared on behalf of The Witness;	18	Deposition Exhibit No. 5 47
19	CURTIS, MALLET-PREVOST, COLT & MOSLE, LLP by	19	Deposition Exhibit No. 6 85
20	MR. JOSEPH D. PIZZURRO and	20	Deposition Exhibit No. 7 95
ĺ	MS. NANCY E. DELANEY	21	Deposition Exhibit No. 8 97
21	101 Park Avenue New York, New York 10178-0061	22	Deposition Exhibit No. 9 142
22	(212) 696-6196	23	
23	appeared on behalf of the Defendant Northwestern Corporation;	24	
24 25	•	25	İ
25	Page 3		Page 5
í	-		04DV DD00V 4
1	GARY DROOK April 25, 2007	1	GARY DROOK April 25, 2007
2	BROWNING, KALECZYC, BERRY & HOVEN, P.C. by MR. STANLEY T. KALECZYC and	2	GARY DROOK,
3	MS. KIMBERLY A. BEATTY	3	called as a witness herein, having been first duly
,	139 North Last Chance Gulch	4	sworn, was examined upon oral interrogatories and
4	Helena, Montana 59624	5	testified as follows:
١.	(406) 443- 6820	6	EXAMINATION
5	V	7	By Mr. Steingart:
6	appeared on behalf of the Defendants	8	Q Good morning, Mr. Drook.
	Michael J. Hanson and Ernie J. Kindt.	9	A Good morning, Bonnie.
7		10	(Exhibit 1 marked as requested)
8		11	Q Sir, I'm placing before you what we will mark
9		12	as Exhibit 1, and the question is, are you appearing for
10			
11		13	testimony here pursuant to that subpoena?
12		14	A Yes, I am. I think. Right?
13		15	MS. KYROUZ: Uh-huh.
14		16	THE WITNESS: Yes.
15		17	MS. STEINGART: Q Mr. Drook, when did you first
16		18	become involved with NorthWestern?
17		19	MS. KYROUZ: Objection, vague. In what capacity?
18		20	MS. STEINGART: Q In any capacity.
19 20		21	A Well, I joined the board at some point in time,
21		l	but I really don't recall the date.
22		22	
23		23	Q Was your first involvement in a professional
4		24	way with NorthWestern?
24		25	A Yes.

(Pages 54 to 57)

Page 54 Page 56 1 GARY DROOK April 25, 2007 1 GARY DROOK April 25, 2007 2 THE WITNESS: Say it again, Bonnie. 2 Boston, that one I recall. And the Cornerstone credit MS. STEINGART: Q Do you remember why in 2002 it facility and the equipment purchase, nonrecourse 3 was necessary for the board to have a series of meetings equipment purchase noted, I recall those three. Q So during September there was a need for cash about raising money? 5 A I'm just kind of thinking back over this 6 as you said before because there was not -- cash was not 6 7 being generated by the subsidiaries. 7 timeframe. 8 A Uh-huh. 8 O If you want to thumb through, you know, the 9 Q And there was a -- I think you said a debt to September minutes and then I can ask you the question 9 again, that's fine. I'm not trying to, you know -- test equity ratio problem and would you agree that raising your recollection if you want to look at the other cash was an issue in September also because the debt 11 instruments were coming due? 12 things. 13 A Well, I can't specifically say that. I'm sure A Well, I kind of recall these series of 13 meetings, but your question was -- state your question 14 that was part of the equation, but I think at the time it 14 was considered more of a normal capital structure again. 15 15 O Why was it was necessary during September of 16 discussion by the board. 16 17 2002 to have a series of meetings about raising cash? O Now, during these series of meetings in 17 September when the board was talking about raising cash, A There were as I recall two reasons. One, the 18 did anyone talk about the fact that \$191 million had been 19 operating units had not performed as well as had been 20 forecast and there was just a need for a general influx 20 given to Expanets? 21 of cash; and, number 2, that the debt equity ratio was 21 A I don't recall that specifically. 22 higher on the debt side than we would look, and one of 22 Q Is it your recollection that in September of the alternatives -- I mean you can lower debt or raise 23 2002 that NorthWestern's -- that NorthWestern was 23 equity and one of the areas being considered was an considered an attractive entity for lenders? MS. KYROUZ: Objection, vague. equity infusion. Page 55 Page 57 1 1 GARY DROOK April 25, 2007 GARY DROOK April 25, 2007 2 O Wasn't it also the case that during this period 2 THE WITNESS: Now what do you mean by that -of time a number of the debt instruments of NorthWestern 3 3 MS. STEINGART: Q Were the banks eager to provide was -- were maturing? 4 4 you unsecured debt in September of 2002? 5 MS. KYROUZ: Object to form. 5 MS. KYROUZ: I'm sorry. September or November? THE WITNESS: I don't recall that specifically. 6 MS. STEINGART: Q September of 2002. 6 MS. STEINGART: Q If you could turn to your 7 A In September -- so the question is in September June 30th, 2002 10-Q. It should be before the other one. 8 8 of 2002 --9 A Got an August, 2002. 9 Q Were banks eager to provide NorthWestern with 10 Q That's for the June period. I apologize. If 10 unsecured debt? 11 you look at page 36. 11 MS. KYROUZ: Objection, vague, lacks foundation. . 12 A This was issued in June. 12 THE WITNESS: I'm not sure banks ever give you Q It's issued in August and covers the period 13 13 unsecured debt. I mean would it be -- is the question is through June. The numbers are at the bottom. it fair to say in the question would the market -- were 14 15 A Sometimes, 35, 36. 15 the markets anxious to give us unsecured debt? 16 O And --16 MS. STEINGART: Q Uh-huh. A The markets always give you debt at the right MS. KYROUZ: Can you give us a minute, Counsel. 17 17 THE WITNESS: This is risk factors I suppose, 18 18 interest rate. 19 subject to risk. 19 Q Well, did NorthWestern hire Bear Stearns to try 20 MS. STEINGART: Q You know, ask you to look at the 20 to raise capital for it? bullet point in the top third of page 36 and ask whether 21 A I think. 21 that refreshes your recollection that some of the debt of MS. KYROUZ: Objection, vague. 22 22 23 NorthWestern was coming due during September of 2002. 23 THE WITNESS: Did --24 A I certainly recall I think the 150 aggregate MS. STEINGART: Q Did NorthWestern retain Bear 24

25 principal amount was a floating note from CS First

25 Stearns to try to raise capital for NorthWestern?

			16 (Pages 58 to 61)
$\lceil \rceil$	Page 58		Page 60
1	GARY DROOK April 25, 2007	1	GARY DROOK April 25, 2007
: 2	A The board was informed that the corporation had	2	Q And why did the board interject itself as far
1 3	hired Bear Stearns to help them think through several	3	as you understand it?
4	strategic options.	4	A Well, I think there was a growing concern on
5	Q Was Bear Stearns also thinking about the	5	the board about the strategic direction that the company
6	company's liquidity issues in September of 2002?	6	and the leader had.
7	A I don't recall a discussion about that in	7	Q What was that concern based on?
8	particular.	8	A Operating performance.
9	Q Did NorthWestern prepare reports for the board	9	Q What about the operating performance led the
10	that talked about the liquidity problems that the company	10	board to have these concerns?
11	was having?	11	A Well, we just covered that earlier. I mean the
12	MS. KYROUZ: Object to form.	12	operating units were not meeting their operational
13	THE WITNESS: I don't know.	13	targets operational targets they had established for
14	MS. STEINGART: Why don't we look at the Bear	14	
15	Stearns binder.	15	MS. KYROUZ: You said we just covered that earlier?
16	Q Generally do you recall that NorthWestern	16	THE WITNESS: Yes. Sorry.
17	updated the board on September 12, September 20th,	17	MS. STEINGART: Q By a lot or by a little in your .
18	September 23rd, September 27th and November 6th of 2002?	18	view?
19	A On what? On financing?	19	MS. KYROUZ: Objection, vague.
20	On various financial issues.	20	THE WITNESS: That seems kind of broad. By more
21	A I know we had a series of meetings in September	21	than we thought it should be.
22	dealing with several things that Bear Stearns and the	22	MS. STEINGART: Q Have you served on other boards
23	executive committee had been looking at.	23	besides NorthWestern?
24	Q It wasn't typical for the board at NorthWestern	24	A Yes.
25	to have meetings so often within one month, was it?	25	Q And what level of concern would you
	Page 59		Page 61
1	GARY DROOK April 25, 2007	1	GARY DROOK April 25, 2007
2	A No.	2	characterize it to take for a board to come in, step in
3	Q And during this period of time did the board	3	in the manner you've just described?
4	understand that there were critical liquidity issues that	4	MS. KYROUZ: Object to form.
5	were facing NorthWestern?	5	THE WITNESS: Well, I don't know. I never that's
6	MS. KYROUZ: Object to form.	6	a hard question for me to answer.
7	THE WITNESS: I don't personally recall us	7	MS. STEINGART: Q You've never been on a board that
8	considering considering this to be kind of a critical	8	did it before, were you?
9	emergency sort of thing. I mean that's not my	9	A Probably not.
10	recollection.	10	Q Could we look at page 1 of the September 12
11	MS. STEINGART: Q If it wasn't an emergency why did	11	Bear Stearns report.
12	the board meet so often during September about these	12	A Uh-huh.
13	issues?	13	Q According to Bear Stearns due to a confluence
14	MS. KYROUZ: Objection, argumentative, lacks	14	of a number of events NorthWestern is facing an important
15	foundation.	15	strategic decision critical to the liquidity and capital
16	THE WITNESS: Restate it.	16	structure of the company.
17	MS. STEINGART: Q If there wasn't a pressing need	17	Do you see that?
18	why did the board meet so often in each week to review	18	A Yes.
19	the liquidity options?	19	Q And on that page they list a number of
20	A I think the board had injected itself in the	20	potential capital sources. Do you see that?
21	September timeframe into management discussions about	21	A Yes.
22	various options that were being presented to the company	22	Q Now that handwriting on the page is not yours,
23	and wanted to be involved in looking at and better	23	is it?
24	_	24	A No.
		25	Q Do you recall Bear Stearns walking through each
Bues:			The state of the s

17 (Pages 62 to 65)

Page 62 Page 64 1 GARY DROOK April 25, 2007 GARY DROOK April 25, 2007 2 it, but to force them to live up to their asset purchase 2 of these items and talking about the pros and cons? 3 agreement. 3 Yes. 4 4 Q Do you recall them saying when it got down to Q Right. So by that time NorthWestern knew that 5 5 bank facility refinancing it was virtually impossible there was a lack of interest in the purchaser of 6 today? 6 7 7 MR. KALECZYC: Objection, form. A I do not recall that. THE WITNESS: I don't know if we knew that. I think 8 Q What do you recall them saying about that? A I don't recall anything to be honest with you. they always wanted these assets. They were trying to 9 I don't know who wrote this, virtually impossible today 10 basically renegotiate the price. 10 in there, but I thought in reality we did refinance the 11 MS. STEINGART: Q Well, they never really bought 77 12 12 CSFB bonds after this date. the assets, did they? 13 Q In 2003? 13 A I don't know what eventually happened here. Uh-huh. 14 Q Let's look at page 2 --14 Α Q I'm sorry? 15 MR. PIZZURRO: Could we get a range of Bates 15 Yes. 16 numbers, please? 16 17 And in 2003 after the Montana Power assets had 17 MS. STEINGART: The Bates numbers for the been moved up to NorthWestern? 18 September 12 Bear Stearns report are NOR 349336 through 18 19 A That would be correct, yes. 19 374. Thank you, Jim. 20 Q And by using the Montana Power assets as 20 Q Let's look at page 2. Certainly feel free to 21 look at as much as you would like of the page --21 security for such a facility, right? 22 A Well, that would not be this one. One of the A Are we on 9343? 22 23 areas that we pursued were the first mortgage notes, the 23 Q Yes, sir. I was looking at the section — I 24 \$250 million, the second bullet point, and those first 24 would like to direct your attention to the section 25 mortgage bonds were backed up with the asset utilities of 25 concerning working capital issues. Page 63 Page 65 1 GARY DROOK April 25, 2007 1 GARY DROOK April 25, 2007 2 South Dakota and Montana. 2 A Working capital. Okay. 3 Q That was one of the possibilities that was 3 Q Did the board discuss the issues with the 4 being discussed by Bear Stearns? collection of the Expanets receivables? 5 A Yes. 5 A Yes. Q But the CSFB notes that you were talking about 6 6 And do you recall what that discussion was? 7 7 were in 2003 and secured by the Montana Power assets, A That we still had a large and abnormal amount 8 of account receivables outstanding and additional people 9 9 A I don't know what they were -- I don't know had been hired at Expanets, were working through the 10 what that was secured by, that was a bridge loan that had 10 backlog and we're going to get it fixed. Q Did the company view the issues with the 11 been provided by CSFB. 12 Q We'll get to that. Now it talks here about an 12 collection of Expanets' receivables as something that 13 asset sale of Colstrip, C-O-L-S-T-R-I-P? 13 made it more difficult to obtain new financing or capital 14 14 from outside sources? Q By that time did the board know that Colstrip 15 MS. KYROUZ: Objection, vague, lacks foundation. 15 16 was not a sale that was happening? 16 THE WITNESS: I don't recall that discussion. 17 17 A No, we thought it was going to happen every MS. STEINGART: Q During this period of time there 18 day. We kept waiting for that to conclude. 18 was an equity investor that was looking at NorthWestern, wasn't there? 19 Q Did you know that by that point a complaint had 19 been filed against Colstrip by NorthWestern? 20 20 21 21 MR. KALECZYC: Objection, form. Q And at the end of the day they decided not to 22 THE WITNESS: What do you mean a complaint? 22 makes the investment, correct? MS. KYROUZ: Objection, vague. 23 MS. STEINGART: Q A lawsuit had been filed. 23 A Yes, we had filed a lawsuit against PPL 24 THE WITNESS: Well, which investor are you referring 24 25 to? 25 Montana, yes, to force the -- I don't know what you call

18 (Pages 66 to 69)

Page 68 1 GARY DROOK April 25, 2007 2 MS. STEINGART: Q Evercore. 3 A Evercore. I believe that the board elected not to move forward with Evercore, thar's my recellection. 5 Q We'll get to that in a minute. If we could look down to the asset sale bullet point. 7 A Asset issues, company debt, are you on another a page? 9 Q The asset issues it's right under working copital. It says the Colstrip sale has been repeatedly delayed. 12 A That's correct. 13 Q And at this point at the board discussion was there any date at which the board anticipated that sale woold be completed? 14 A Yes. 15 Q Do you see the Montana first megawatts item? 16 A Yes. 17 Q Do you see the Montana first megawatts item? 18 A Yes. 19 Q And that was another item that required funding form NorthWestern, correct? 10 A Uh-huh. 11 GARY DROOK April 25, 2007 12 MS. KYROUZ: This be a good time to take a short be a liquidity issue? 15 A Yes. 16 GARY DROOK April 25, 2007 17 MS. KYROUZ: I would just add the document goes on to say over the nort few quarres. 18 MS. STEINGART: Q boken to take the next 19 Q Now, did the company had to raise capital before the end of the fourth quarrer of 2002; 19 MS. KYROUZ: We've gone for 55 minutes so if that's not take a break. 10 Q Do you want to lock at the last bullet point on that the statusion at Expanets was going to make it difficult to obtain equity financing, I don't member a discussion of that kind. 10 minute a which the board anticipated that sale to company had to raise eaplied anticipated that sale would be completed? 10 Q And that was another item that required funding that the company had to raise capital the fore the end of the fourth parter of 2002; 16 A Yes. Page 67 1 GARY DROOK April 25, 2007 2 MS. KYROUZ: When would you like to take the next 2 MS. STEINGART: When would you like to take the next 2 MS. KYROUZ: We've gone for 55 minutes so if that's very difficult to sort of complete the process we have the refined to the fourth page where it talks about company debt issues? 18 A Okay. 20 Do you want t			· · · · · ·	18 (Pages 66 to 69
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25 THE WITNESS: Say it again, is it my understanding 25 A Who do I recall Austin Beutner to be?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	GARY DROOK April 25, 2007 MS. KYROUZ: I would just add the document goes on to say over the next few quarters. MS. STEINGART: Q Sir, is it your understanding that the company had to raise capital before the end of the fourth quarter of 2002? MS. KYROUZ: Object to form, vague. THE WITNESS: I don't recall the timeframe we had to raise it in. MS. STEINGART: Q Looking at these documents doesn't refresh your recollection in that regard? A No, not really. Q Do you want to look at the last bullet point on that page where it talks about company debt issues? A Okay. Q Now, did the company have an understanding that the situation at Expanets was going to make it difficult for the company to do an equity offering? MS. KYROUZ: Object to form. Counsel, you keep asking him about did the company have an understanding. I want to clarify whether you're referring to Mr. Drook's understanding. MS. STEINGART: I'm always referring to Mr. Drook's understanding.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	break? MS. STEINGART: I mean I'm fine. It makes it very difficult to sort of complete the process we have here if we can't go for an hour without a break. If there's a reason MS. KYROUZ: We've gone for 55 minutes so if that's not, you want to wait another 5 minutes, simply we started at 10 of so I'm thinking it was about an hour, but if that's not a good time for you. MS. STEINGART: Go ahead, take a break. (Off the record) MS. STEINGART: Q Back to the September 12th board minutes, 2002, board minutes. A This is a special meeting. Q That was the special meeting. That was the as you look at the minute, do you recall this was the first of a series of meetings that were held in September? A I do. Q At the meeting you recall being introduced to Mr. Beutner? A I do. Q And what And who do you recall that to be?

23 (Pages 86 to 89)

Page 86 Page 88 GARY DROOK April 25, 2007 GARY DROOK April 25, 2007 1 2 something because of the date a document I asked but --2 MS. STEINGART: My question was whether he recalled 3 A Well, I think what I said was I recall at some 3 learning that. MS. KYROUZ: You asked whether on October 30th he 4 point in time as a board member hearing the board being recalled learning that. I'm just noting the document you 5 briefed on a reduction in the earnings forecast. 5 put in front of him for that I believe is part of a 6 Q And you learned about the reduction in the 6 7 carnings forecast before the November 6th meeting, larger document. This is just a portion of the document. 7 I just want the record to reflect that. 8 correct? 8 9 9 MS. STEINGART: Why? A I don't know when I learned it I mean I got to 10 be honest there. 10 O Is there some other part of the document, sir, 11 you feel you need to see in order to answer my question? 11 O Looking at the board minutes does it refresh A Well, I don't know. Michele may be thinking of you that you may have known that before the board met on 12 12 13 November 6th? 13 something --A Well, I don't know. I mean this could have --14 MS. STEINGART: Well, Michele, what are you thinking 14 15 15 I don't know whether this was handed to us before the MS. KYROUZ: Just pointing out that you've handed 16 16 board meeting or at the board meeting. It could have him a piece of a document that was actually a larger 17 17 company, I don't know. 18 board package. 18 Q You think you might have actually received this 19 MS. STEINGART: What do you think was in there 19 at the board meeting? 20 20 A Might have. That would not be uncommon for besides this? 21 people to put together an information package, date it 21 MS. KYROUZ: The rest of the hoard package. MS. STEINGART: What do you think was in there? Why the day they put it together, stick it in the board 22 do you think there was anything else in there? 23 packet and get the board packet later. I mean --23 MS. KYROUZ: Because I'm familiar with the board 24 Q Do you have an understanding that -- When you 24 25 attended the board meeting on November 6th you knew that 25 package. Page 87 Page 89 GARY DROOK April 25, 2007 1 1 GARY DROOK April 25, 2007 2 MS. STEINGART: What else will tell us what else was 2 there would be a further decline in the estimate of 3 in there, Michele? 3 earnings? 4 MS. KYROUZ: What difference does it make? 4 A I think that's fair, either at or before that 5 5 MS. STEINGART: You have made a statement on the meeting I found that out. record that I showed him something partial. Tell me what Q Is that something that Mr. Lewis talked with 6 6 7 else you think was in there. you about? 8 MS. KYROUZ: I'm telling you that the rest of the 8 A When he had the individual calls with board 9 board package gives the witness a better context for the 9 members? 10 document you've shown him when he might have received it 10 Q Yes, sir. you asked --11 11 A I don't know if he discussed that or not, he 12 MS. STEINGART: So then tell us what it is. 12 might have. I don't recall. 13 MS. KYROUZ: It's the date. You asked him did he 13 Q Were there any other aspects of the proposed 14 ever receive this on October 30th, you've given a piece 14 operating plan that he talked with you about? of a document. If you look at the full board package he 15 A As I recall he wasn't calling to talk to us 16 might recall more specifically whether he actually got a 16 about the plan, he was calling to get our feedback on the board package on October 30th or whether he might have 17 plan that they had proposed. 17 received it later. That's all it's relevant to. 18 Q And had you received it by that time? 18 19 MS. STEINGART: So are you saying later between 19 A I had received a plan for the coming year and 20 20 October 30th and November 6th? commented to him on what I thought of the plan going 21 MS. KYROUZ: Yes. 21 forward. 22 MS. STEINGART: Q Does on or about October 30th, 22 Q And what were your comments? 23 sir, to you, sir, mean between October 30th and Oh, God, Bonnie. 23 A 24 November 6th? Do you want to change your testimony? I 24 If you recall. 25 don't want to mislead you into testifying wrongly about 25 And I'm not sure that I'm -- I know I had some

24 (Pages 90 to 93)

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1 1	•	1	GARY DROOK April 25, 2007
. 2	comments on it, but I can't recall specifically what I	2	A Yes.
3	commented on.	3	Q Was that your understanding that the earnings
4	Q At this point in time did you have confidence	4	decline that was noted by the company in November of 2002
5	in management of Northwest?	5	was attributable to Expanets?
6	MS. KYROUZ: Objection to form.	6	MS. KYROUZ: Object to form.
7	MS. STEINGART: Q That is November 6th, 2002?	7	THE WITNESS: I think some of it was, but I don't
8	A Are you referring to the entire corporation?	8	think all of it.
9	Q I'm referring to Mr. Lewis and Mr. Hylland.	9	MS. STEINGART: Q What else was contributing to that from your understanding?
10		10	A Expanets was not performing. They had not sold
11		12	· · · · · · · · · · · · · · · · · · ·
12		13	
13		14	
14		15	
15		16	Q Did the existence of these issues make raising
16		17	
18		18	your point of view.
19		19	MS. KYROUZ: Object to form.
20		20	THE WITNESS: I don't know if they made it difficult
21		21	· · · · · · · · · · · · · · · · · · ·
	6	22	difficult in the future.
23		23	MS. STEINGART: Q On the next page of the November-
24		24	
25		25	A November 6th minutes, which page give me a
-			D 07
ĺ	Page 91		Page 93
1	GARY DROOK April 25, 2007	1	GARY DROOK April 25, 2007
2	specifically.	2	number?
3	Q But you do recall having learned of the decline	3	Q 9599, if we look at the paragraph this begins
4	in carnings?	4	this time Mr. Pollock of Paul Hastings joined the meeting
5	A Yes.	5	and it says that Mr. Drook stated that Bear Stearns had
6	Q At that point did your views of Expanets	6	been retained as financial advisors to the board and
7	change?	7	asked to provide information at this meeting. Do you see
8 9	MS. KYROUZ: Object to form. THE WITNESS: In the September timeframe we had had	8	that? A Yes.
	the series of meetings, we had filed an S4, the board had	9 10	Q Why did you present that material if you
	signed off on it, we had questioned management	,	recall?
112	repeatedly, we had an earnings forecast on the street.	12	A Well, at this point in time the board had
13	These were pretty tough days.	13	decided to become for lack of a better term involved in
14	MS. STEINGART: Q Did this confirm your view that	14	almost the day-to-day running of the company and we had
15		15	hired a financial advisor Bear Stearns to work for the
16	A This confirmed my view that the leadership did	16	board of directors to start giving us unfiltered
17	not have their hands on the workings of the company.	17	information on where the company was and what our options
18	Q Were there any other indications that Expanets	18	were.
19	was creating further difficulties for the company in	19	Q When you say unfiltered information, what do
20	addition to the news about the earnings decline?	20	you mean by that?
21	MS. KYROUZ: Object to form.	21	A Well, we didn't want a presentation that
22	THE WITNESS: Other than the earnings decline.	22	management had helped to put together or management had
23	MS. STEINGART: Q Drook 6 attributes part of the	23	helped edit, we wanted advisors that were committed only
24	earnings decline and performance to the performance of	24	to the board of directors and gave us unvarnished,
144		_	The state of the s
	Expanets. Do you see that?	25	unfiltered information, not to say any had been filtered,

25 (Pages 94 to 97)

		1	25 (Pages 94 to 97
	Page 94		Page 96
1	GARY DROOK April 25, 2007	1	GARY DROOK April 25, 2007
2	we wanted to make sure we were getting the straight	2	Let's start there.
3	scoop.	3	A I don't recall the audit committee report, but
4	Q Had you determined at that point that the	4	I do recall this memo.
5	information you were receiving from management was	5	Q And what do you recall about the memo?
6	unreliable?	6	A Well, this is the result of the board meeting
7	MS. KYROUZ: Object to form.	7	on November the 6th where there was a long discussion
8	THE WITNESS: Well, we had just been through a	8	between management, the outside directors and Deloitte
9	tremendous stepdown in the forecasted earnings for 2002	9	Touche that where there was obviously conflict and
10	with what, two months left in the fiscal year. So we had	10	disagreement between management and Deloitte Touche on
11	certainly lost confidence in the management team.	11	some book entries, I don't I want to say the third
12	MS. STEINGART: Q Now if we look at the minutes it	12	quarter Q had not been closed because there was some
13	indicates after you introduced Bear Steams that	13	disagreement on some items so this was a followup to that
14	Mr. Thompson and Mr. Morgenbesser describe the current	14	board meeting.
15	market for the corporations common stock and reviewed	15	Q Does this e-mail refresh your recollection at
16	several alternatives that they were recommending for the	16	all about when you learned of these intercompany
17	board to consider. Do you see that?	17	transfers to Expanets?
18	A Yes.	18	A No.
19	Q And then it says a discussion followed. Do you	19	Q Okay.
20	recall the substance of the discussion?	20	A You like that number though, I got you, but no
21	A Well, I mean I think we're back here to kind	21	it doesn't it doesn't
22	of all the options that are on the table. I mean do you	22	Q Just because we looked at the third quarter
23	do another do you go back to the private equity	23	10-Q.
24	market, what are your debt options, do you sell the	24	A I know, I know.
25	company, do you replace the management team. I mean what	25	Q I just put
	Page 95		Page 97
1	GARY DROOK April 25, 2007	1	GARY DROOK April 25, 2007
2	are all the things we can do here.	2	A But that wasn't the thing that was that
3	Q And at that point after the discussion it says	3	wasn't the thing that was jumping out at the board
4	here that the nonemployee members of the board then met	4	meeting I don't think.
5	in executive session.	5	Q Nor in the audit report from your point of
б	A Yes.	6	view?
7	Q Do you see that? So that means that everyone	7	A No.
8	on the board who was management and all the others who	8	Q Okay.
9	were attending	9	(Exhibit 8 marked as requested)
10	A It was only it was only the outside board	10	A Okay.
11	members.	11	Q Is this something that you recall preparing and
12	Q Do you recall what the discussion in executive	12	sending to Mr. Hylland and Mr. Lewis on or about
13	session was?	13	November 15, 2002? A Yes. Q Did this come about as a result of a discussion held by an executive session at the board? A Yes.
14	A I do not in particular. I think we were	14	A Yes.
15	well, I don't know.	15	Q Did this come about as a result of a discussion
16	(Exhibit 7 marked as requested)	16	held by an executive session at the board?
17	Q Okay. While we're on this I'd like to show you	17	
1 0	what we're going to mark as Drook 7, NOR 66801. Do you	18	Q The first paragraph of the memo marked as
18	manall manaissim a than a manif that's manders as the assault for	19	Drook 8 indicates that based on the board meetings and
19	recall receiving the e-mail that's midway through this	20	
19 20	page from Mr. Drook on or about November 12th, 2002?	20	the information provided by management, do you see that?
19 20 21	page from Mr. Drook on or about November 12th, 2002? A I'm sorry. Do I recall receiving what	21	A I'm sorry.
19 20 21 22	page from Mr. Drook on or about November 12th, 2002? A I'm sorry. Do I recall receiving what Q I'm sorry. The e-mail from Mr. Hylland I'll	21 22	A I'm sorry. Q The first sentence
19 20 21 22 23	page from Mr. Drook on or about November 12th, 2002? A I'm sorry. Do I recall receiving what Q I'm sorry. The e-mail from Mr. Hylland I'll start from the beginning.	21 22 23	A I'm sorry. Q The first sentence A Okay.
19 20 21 22 23 24	page from Mr. Drook on or about November 12th, 2002? A I'm sorry. Do I recall receiving what Q I'm sorry. The e-mail from Mr. Hylland I'll	21 22	A I'm sorry. Q The first sentence

37 (Pages 142 to 145)

Page 142 Page 144 GARY DROOK April 25, 2007 1 GARY DROOK April 25, 2007 1 preceded that, preceded that, but, you know --2 THE WITNESS: Well, the special committee did. 2 MS. STEINGART: Q Now, sir, are you aware that the 3 MS. STEINGART: Q The special committee did. I 3 didn't mean you personally. And I'm going to ask you SEC has entered an order in connection with the cease and 4 about whether some of the findings that the SEC made are desist proceeding concerning NorthWestern Corporation? 5 A Is there a timeframe for this or is this a 6 consistent with what you learned in connection with the 6 7 special committee report on the conduct of Mr. Hylland. 7 recent thing? 8 On March 7th, 2007. 8 Q So if we look at page 2 at the summary and On March 7th, 2007. 9 9 10 these questions really go to what you know in connection ... 10 Q I'm right this time, March 7th. A What did they issue? 11 with the special committee report on Mr. Hylland and what 11 Q A cease and desist an order in connection with 12 you learned in connection with the restatement of the 12 13 10-Qs for the first quarters of 2002? cease and desist proceeding. 13 14 MR. PIZZURRO: I'm going to object to the line of A I have no idea what you're talking about. 14 Okay. Let's show it to him. 15 questioning to the extent that it is an attempt to get 15 What am I looking at here, Bonnie? 16 the witness to testify on privileged matters that he Α 16 17 otherwise would not testify on. So I've got a standing Q It's very last one. 17 MR. PIZZURRO: Would be this a good place for a 18 objection, I'll object to every question as well, but I 18 want to make it clear that by trying to elicit from this 5-minute break, Bonnie? 19 19 20 witness whether or not there's an agreement between MS. STEINGART: Of course. And I'll leave that with 20 you to peruse. I'll give you ten so that you get your 21 something which is in Exhibit 9 and what he learned as a 21 result of the investigation of the special committee I rest and your cigarette and perusal. 22 23 think that is a violation of the privilege. 23 (Off the record) 24 MS. STEINGART: Okay. You know, I think I'm trying 24 (Exhibit 9 marked as requested) MS. STEINGART: Q Sir, you have before you what we 25 to get at something a little different, but I 25 Page 145 Page 143 GARY DROOK April 25, 2007 1 1 GARY DROOK April 25, 2007 marked as Exhibit 9, and during the break have you had an certainly -- I agree for you to have a standing objection 2 opportunity to thumb through it? and that we can resolve this later. 3 3 4 A I have. 4 MR. PIZZURRO: I can't direct this witness not to 5 0 Now you've never seen this before? 5 answer because he's not my client. If he were, I would б Never seen it, didn't know it existed. 6 be directing him, but I want to make it clear for the 7 7 Q During the period of time that you were CEO of record right now. 8 NorthWestern had the SEC commenced an investigation of 8 MS. STEINGART: Q Now, sir, is it your 9 NorthWestern? understanding that during the first three quarters of A Yes. 2002 as stated in the summary on page 2 of the -- of 10 10 11 Q And were the subject matters in Exhibit 9 as Exhibit 9 that NorthWestern filed quarterly and current you understand it part of the subject matters of that 12 12 reports with the commission that materially misstated investigation? 13 NorthWestern's financial position? 13 A Yes. 14 A In the first quarter of 2003 we made the 14 Did you provide testimony to the SEC? 15 decision to go back and restate our earnings, revenues, 15 Q Yes, on several occasions. 16 just to redo the financial statements for the first, 16 17 Do you recall what year that was? 17 second and third quarters of '02. O A I do not. 18 Q On page 2 of the order the first sentence 18 19 Q If you could turn to page 2 with me of 19 indicates that during the first three quarters of 2002 Exhibit 9. Now, the SEC did its investigation that NorthWestern filed quarterly and current reports with the resulted in this order and you in connection with your 21 commission that materially misstated NorthWestern's role as CEO of the company did an investigation of 22 financial position, isn't that correct? 23 23 Mr. Hylland, correct? A I believe that's accurate. 24 A Correct. 24 MR. PIZZURRO: Excuse me. Objection, I don't want MS. KYROUZ: Objection to form. 25 this record to be messed up. The question was -- can I 25

(Pages 146 to 149)

Page 146 Page 148 GARY DROOK April 25, 2007 1 GARY DROOK April 25, 2007 1 have the question read back and the answer please so we quarters. 2 understand what the witness just testified to. 3 Q NorthWestern also misstated or did not 3 disclose, among other things, the effects of significant 4 (Question and answer read) MR. PIZZURRO: The question is whether or not it is problems with Expanets' new technology information 5 accurate that the first sentence in this --6 system, correct? 6 MS. STEINGART: Q That was not -- no, that was not 7 A We need to put a timeframe on that, don't we? 7 8 the question, that's not what the witness understood the Q During the first three quarters of 2002? 8 9 A During each of those 10-Q -- those 10-Qs were question to be. 9 MR. PIZZURRO: I believe it was the question, that's 10 not complete in respect to the problems with Expanets' 10 why I want a clear record. 11 billing system. 11 MS. STEINGART: Q Is your understanding during the 12 Q During that period it was not just the 10-Qs, 12 fist three quarters of 2002 NorthWestern filed current 13 it was also other public statements made by the company 13 and filed as 8-Ks, isn't that correct? and quarterly reports that materially misstated 14 NorthWestern's financial position? 15 A I think that's fair, yes. 15 16 Q NorthWestern also misrepresented and did not A Yes. 1 6 Q Is it your understanding, sir, that during the 17 disclose the material impact of Expanets' reserve 17 first three quarters of 2002 NorthWestern filed quarterly reductions during the first three quarters of 2002, and current reports that materially misrepresented or did correct? 19 19 not disclose required information about its nonutility 20 A Correct. 20 businesses Expanets and Blue Dots? 21 Q NorthWestern also did not disclose large 21 A You mean information other than financial 22 intracompany advances NorthWestern made to support 22 23 information? 23 Expanet's and Blue Dot during the first three quarters of Q I think that includes both financial and 24 2002, correct? 24 25 25 nonfinancial information. A Well, didn't you just show me a footnote in the Page 147 Page 149 1 GARY DROOK April 25, 2007 GARY DROOK April 25, 2007 2 A There were some areas that in retrospect we 2 third quarter Q that -- I mean I think that was 3 believe should have been disclosed and were not. 3 disclosed. 4 Q Now, it's also the case that NorthWestern 4 O Some of that was disclosed in the third 5 overstated its income from continuing operations for the quarter. Wasn't others of that not disclosed. 6 first three quarters of 2002 by approximately 176 6 A I don't know. You just pointed out one of them 7 percent, 618 percent and 109 percent respectively, right? 7 to me. 8 8 A To be honest with you I've never done the Q Let's agree about the first two quarters then. 9 calculation on what those percentages are. I see them During the first two quarters until the third quarter do here. But the income from continuing operations was you agree that the large intracompany advances 10 11 NorthWestern made to Expanets and Blue Dot were not overstated in those three quarters. 11 12 Q Materially, sir? 12 disclosed? 13 A Materially so. 13 MS. KYROUZ: Objection, lacks foundation. Q And NorthWestern's income from its continuing 14 MS. STEINGART: Q If you don't know, you can say I 14 operations was materially misstated because of improper 15 don't know. 16 accounting for accounts receivable, correct? 16 A I don't know. 17 A That's correct. And other things. 17 Q Did you know the SEC was looking into that? 18 Q And because of improper adjustments to 18 Into -customer's bills, correct? 19 19 The failure to disclose large intracompany 20 20 A Yes. advances NorthWestern made to Blue Dot and Expanets? Q And because of improper allocation of losses to 21 21 A I don't know what they were looking at, what 22 minority interests, correct? 22 those people do. 23 A As I said I mean there were a whole series of 23 Q During the time you were CEO and the 24 things that when properly accounted for changed the 24 investigation was ongoing you weren't aware that was an financial results of the corporation for those three 25 issue?

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                                                                                                                     Page 152
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  1
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                                                                      misrepresentations and omissions, NorthWestern obscured
  2
         O The summary also makes reference to material
                                                                      the continuing poor performance of its subsidiaries at a
  3
                                                                      time when it was publicly relying on these subsidiaries
      disclosures about the timing of anticipated payments from
  4
                                                                      operations to strengthen its financial condition?
      the sale of certain utility assets.
  5
                                                                   6
                                                                         MS, KYROUZ: Object to form.
  6
                                                                  7
         Q Now during the first three quarters of 2002 did
                                                                         THE WITNESS: I don't know if I'm qualified to
  7
     NorthWestern misrepresent the timing of anticipated
                                                                      answer that that's certainly the conclusion that the SEC
  8
      payments from the sale of utility assets?
                                                                  9
                                                                      has reached, Bonnie.
  9
 10
         MS. KYROUZ: Objection, compound.
                                                                 10
                                                                         MS. STEINGART: Q And you were CEO of the company
         THE WITNESS: During the first three quarters did
                                                                      when corrective statements were made, correct?
                                                                 11
 1.1
                                                                         A When what?
                                                                 12
     NorthWestern misrepresent or --
 12
         MS. STEINGART: Q Or fail to disclose the timing of
                                                                 13
                                                                         Q You were CEO of the company when corrective
 13
     anticipated payments from the sale of certain utility
                                                                 14
                                                                      statements were made?
 14
                                                                 15
                                                                         A What do you mean by corrective statements?
 15
     assets?
                                                                 16
                                                                             When corrective 10-K -- amended 10-Os were
 16
        A I don't know.
                                                                         Q
         Q Did NorthWestern during the first three
                                                                 17
                                                                      filed?
 17
     quarters misrepresent the prospects of its sale of the
                                                                 18
                                                                         Α
                                                                            When we amended the 10-Qs, yes.
 18
                                                                         Q You were on the board of directors of the
 19
     Colstrip assets?
                                                                 19
20
        A Bonnie, we're expecting cash any day now.
                                                                 20
                                                                      company throughout 2002, correct?
21
        Q Indeed. Still and yet?
                                                                 21
                                                                         A Correct.
                                                                 22
22
        A Stick with me on this. 96 million, they're
                                                                           Given the knowledge and experience you have
23
     just about ready to write the check, hang with me until
                                                                 23
                                                                      with the company through those various associations, are
                                                                      you unable to answer that question?
 24
     Monday. Don't pursue that one.
        Q It's true, isn't it, that through its financial
                                                                 25
                                                                        MS. KYROUZ: Object to form.
25
                                                    Page 151
                                                                                                                     Page 153
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                                                                             GARY DROOK April 25, 2007
 1
     misstatements, misrepresentations and omissions that
                                                                  2
                                                                        THE WITNESS: Well, my job in 2003 was to get the
 2
     NorthWestern obscured the continuing poor performance of
 3
                                                                  3
                                                                     financials correct, to get the 10-Qs correct, to get the
     its subsidiaries at a time when it was relying on those
                                                                      10-K correct and to make sure that going forward, you
     subsidiaries' operations publicly to strengthen its
 5
                                                                  5
                                                                     know, that's the kind of document we produced every
     financial condition?
 б
                                                                  6
                                                                     quarter. This obviously reaches a conclusion,
 7
        MS. KYROUZ: Object to form.
                                                                  7
                                                                     NorthWestern obscured the continuing poor performance of
 8
        THE WITNESS: Object to form.
                                                                     its subsidiaries. I don't know if we obscured it or not.
 9
          I mean in retrospect the subsidiaries we
                                                                     I mean I -- that's to some degree in the eyes of the
     concluded when we prepared the 10-K for 2002, we
10
                                                                 10
                                                                     beholder. Clearly the SEC's conclusion is we obscured
     concluded that the subsidiaries were not performing as
11
                                                                 11
                                                                     it, but -- I don't know.
                                                                        MS. STEINGART: Q Let's take it in pieces.
     they had lead us to believe they were.
                                                                 12
12
                                                                 13 NorthWestern failed to report the problems with the
13
          Does that answer your question?
        MS. STEINGART: Q You knew before you filed the
14
                                                                 14 EXPERT system, correct?
     10-Q for 2002 that the subsidiaries were underperforming
                                                                 15
                                                                        MS. KYROUZ: Object to form.
16
     from what the predictions were, didn't you?
                                                                16
                                                                        THE WITNESS: NorthWestern could have done a better
17
       MS. KYROUZ: Objection, misstates the record.
                                                                 17
                                                                     job -- my conclusion was NorthWestern could have done a
       THE WITNESS: We knew that they were not achieving
                                                                     better job of disclosing the problems they were having
18
                                                                 18
    their stated goal, but that's different, it seems to me
                                                                     with the EXPERT system to not only their own board but
19
                                                                     the public as well.
20
   than what the SEC is alleging here, but --
                                                                20
21
       MS. STEINGART: Q You know this is what the SEC is
                                                                21
                                                                        MS. STEINGART: Q I'm not -- there is not an
   concluding, and I'm asking you whether that is a correct
                                                                22
                                                                     accusation of the board.
23
    statement or an incorrect statement?
                                                                 23
                                                                        A But I'm looking at them while I'm at it.
24
       A Read me the statement again and I'll --
                                                                24
                                                                        Q You definitely should look at --
25

    O Through its financial statements,

                                                                25
                                                                        A She is typing it up, Bonnie, just in case.
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A I don't know about 42. I would certainly agree with the last sentence, that NorthWestern made some kind of a disclosure in the third quarter in a footnote in the 10-0.

Q Are you aware of any disclosures made prior to that time in any of the 10-Qs?

A I don't know. I have very little recollection of this, and only today when you pointed that out did I even know that there was anything of the 10-Q about it.

O Now, up to the point we are in the order, if we could just stop for a minute, the board appointed a 12 special committee, correct? 13

A In what did we say --

Q In May of 2003?

MS. KYROUZ: I'm going to object to that date. I 16 17 don't think they appointed the committee in May.

THE WITNESS: That's when the committee reported.

19 MS. STEINGART: Q The board reported it -- the special committee reported to the board in 2000 -- in May 20 21 of 2003 and was appointed in February of 2003.

A That's correct.

Q At the time the special committee was appointed, were you aware that it would be necessary to

24 restate the financials for the first three quarters of

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2002? 2

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A No.

Q In May when the special committee gave its report, the restatements of these three 10-Qs had already occurred, correct?

A I think that had already occurred because those were due I want to say April -- April 15th is when the Qs are due, we got an extension, I don't know what the automatic extension is what, ten days. What date does it show we filed that 10-K?

O April 15th, 2002.

Α So then the deadline must have been like the 13 14 10th.

Q I think the K was filed at that point as well? 15

A We filed them all on the same day. 16

Q As a result of those restatements, and as a

result of the work of the special committee, did you 18

determine that there were members of senior management 19

who were responsible for causing Northwest to file 20

misleading financials during 2002? 21

MR. KALECZYC: Objection, form. 22

23 THE WITNESS: Did I conclude what now, Bonnie?

MS. STEINGART: O There were members of 24

25 NorthWestern's management that caused NorthWestern to

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file false financials in 2002.

3 A Well, I want to be careful how I answer this from the standpoint of -- I mean at this point in time I don't think I'm still quite -- when I filed the 10-K I sort of have -- I have a great view of what the numbers should be, I know what 2002 should look like, and I think we have done a great job of restating those numbers and issuing a 10-K with full disclosure, but at that point in 10 time I don't know if I've yet determined, if any, or how many people are specifically responsible for what got us 11

12 to this point. 13 Q There was someone who was fired for cause,

A Yes.

correct?

14

15

16

17

18

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Q What about -- Mr. Hylland was fired for cause, correct?

A Correct.

Q Did the board determine that he was responsible for causing NorthWestern to file false financial statements?

21 22 MS. KYROUZ: At what point in time? I think he was 23 answering the previous question as of the date of the K.

MS. STEINGART: Q Did the board determine in 24 connection with its special committee investigation at

1 GARY DROOK April 25, 2007 2 the conclusion thereof that Mr. Hylland had caused the company to file false financial statements? 3

A I don't recall if that was one of the conclusions. It doesn't -- it doesn't seem to me that was a specific conclusion, but certainly he had his hands on the wheel when this ship hit the rocks and as the COO of the corporation, I mean, the board certainly held him responsible partially for letting that occur.

10 Q Isn't it the case that Mr. Hylland also mislead 11 the board about what the condition of the company was. 12

13 A I don't think there's any question about that, and I would say a little differently. You say mislead. 14 I would say or failed to inform which is kind of 16 misleading. If I don't tell you that the EXPERT system 17 is not operating, if I don't tell you I'm not making ad -- that I'm making cash advances to Expanets, it's not necessarily misleading me in my mind, it's just not 20 telling me and let me reach the wrong conclusions on my 21

own. I mean do you follow me? 22 Q I do follow you. Did you determine that there 23 were others in addition to Mr. Hylland who were involved in either causing the company to file false financials or 25 in misleading the board?

44 (Pages 170 to 173)

Page 170 Page 172 GARY DROOK April 25, 2007 GARY DROOK April 25, 2007 1 1 2 2 Α A I don't recall anything in particular that he And who else was responsible for that? 3 did that I thought was illegal. 3 Well, we terminated the chief financial 4 Q Sir, are you receiving at this point any 4 Α 5 officer. 5 compensation from NorthWestern? O Mr. Orme? 6 A No, but could we get that in the record that we 6 7 A Mr. Orme. We terminated the comptroller 7 probably should be. Mr. Whitesel, we terminated the president and CEO of 8 Q And is NorthWestern paying for your counsel? 8 Expanets John Charters. We terminated the CFO of 9 A They have agreed to pay for my counsel. They 9 Expanets, Rick Fresia, we terminated the comptroller of 10 have written no checks yet. Always a continuing battle. ... NorthWestern, Whitesel, we terminated the CFO of 11 Q We'll send Mr. Knapp a transcript. 11 NorthWestern Energy, David Monaghan. 12 12 A I appreciate it. 13 Q These were actions taken so you could ensure 13 MS. STEINGART: I have no further questions. Thank the credibility of NorthWestern going forward would be 14 14 you very much for your patience. secure? 15 MR. PIZZURRO: No questions. 15 16 A Absolutely, there may be others, but those are 16 MR. KALECZYC: No questions. 17 the ones that come to mind off the top of my head. 17 MS. KYROUZ: Signature is reserved. 18 O In fact, once this was done and as CEO of you 18 produced amended 10-Qs, those amended 10-Qs were found to 19 19 be truthful and fully -- and have fully disclosed the 20 21 company's situation by the SEC, isn't that right? 21 22 A Well, certainly nobody has come back and 22 23 challenged the veracity of those revised 10-Qs or the K. 23 24 Q In the SEC's report the SEC comments on the 24 25 efforts the company made to uncover the wrongdoing and to 25 Page 171 Page 173 1 GARY DROOK April 25, 2007 GARY DROOK April 25, 2007 2 make corrections? 2 STATE OF ILLINOIS) 3) SS: A Yes. 3 COUNTY OF COOK) 4 MS. KYROUZ: You're referring to Exhibit 9? 4 5 THE WITNESS: Yes. 5 The within and foregoing deposition of the 6 MS. STEINGART: Q Yes. But in order to achieve 6 aforementioned witness was taken before CAROL CONNOLLY, 7 that those steps, those investigatory and firing steps 7 CSR, CRR and Notary Public, at the place, date and time were necessary, correct? 8 8 9 A We felt so, yes. 9 There were present during the taking of the MS. STEINGART: If you give me 5 minutes, I think I 10 10 deposition the previously named counsel. 11 can be done. 11 The said witness was first duly sworn and was 12 (Off the record) 12 then examined upon oral interrogatories; the questions 13 MS. STEINGART: Q Just a few clean up things. and answers were taken down in shorthand by the 14 Could you tell me who Mr. Monaghan is? undersigned, acting as stenographer and Notary Public; A David Monaghan was the top accounting person in 15 15 and the within and foregoing is a true, accurate and NorthWestern Energy, the utility company. 16 complete record of all of the questions asked of and 16 17 Q Do you recall why he was fired for cause? 1.7 answers made by the forementioned witness, at the time Well, yeah. I thought he was stupid. 18 18 and place hereinabove referred to. 19 The stupid cause. 19 The signature of the witness was not waived, 20 A The stupid cause. I mean I just -- I thought and the deposition was submitted, pursuant to Rules 207 21 he was incompetent. and 211 (d) of the Rules of the Supreme Court of 22 Q But from your point of view as CEO of the 22 Illinois, to the deponent per copy of the attached 23 company at the time he wasn't involved in either 23 letter. 24 misleading the board or causing the company to make 24 25 financial misstatements? 25